IN THE MICHIGAN COURT OF APPEALS

ORDER

Re: John Fodera v Keenan Van Lobbs

Docket No. **256555** L.C. No. **03-076302-NI**

Mark J. Cavanagh, Judge, acting under MCR 7.217 and MCR 7.219(I), orders:

The Clerk of this Court sent Cheryl L. Ronk (P54897), retained counsel for appellants, an involuntary dismissal warning letter informing counsel that the docketing statement was due within 21 days of the date of the letter. MCR 7.217(A).

Counsel filed the requested document after the time had expired. As a result, Cheryl L. Ronk (P54897), retained counsel for appellants, shall pay to the Clerk of this Court, within 21 days of the certification of this order, court costs in the sum of \$250 for failing to file the requested document within the time allotted. Such costs are personal to the attorney and shall not be charged back to the client, the County or the State.

COURT OF APPENS

A true copy entered and certified by Sandra Schultz Mengel, Chief Clerk, on

FEB 2 4 2005

Date

Chief Clerk